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☐ Individual appearing without an attorney				
🗵 Attorney for: Elissa D. Miller				
UNITED STATES B	ANKRUPTCY COURT			
CENTRAL DISTRICT OF CALIFORNIA - LOS ANGELES DIVISION				
In re:	CASE NO.: 2:20-bk-21022-BR			
GIRARDI KEESE	CHAPTER: 7			
	OTAL TEX. 7			
	NOTICE OF LODGMENT OF ORDER IN			
	BANKRUPTCY CASE RE: (title of motion ¹):			
	Stipulations For Use of Cash Collateral and			
	Authorizing Use of Cash Collateral Pursuant to			
Dahtar/a)	11 U.S.C. § 363 and Federal Rule Of Bankruptcy Procedure 4001(b) and (d)			
Debtor(s)	1.1000aa.0 1001(b) ana (a)			

PLEASE TAKE NOTE that the order title: Interim Order Granting Chapter 7 Trustee's Second Motion For Order Approving

Stipulations For Use Of Cash Collateral And Authorizing Use Of Cash Collateral Pursuant To 11 U.S.C. § 363 And Federal Rule Of

Bankruptcy Procedure 4001(b) and (d)

was lodged on (date) _____04/06/2021_____ and is attached. This order relates to the motion which is docket number 287_.

Please abbreviate if title cannot fit into text field.

Case 2:20-bk-21022-BR Doc 299 Filed 04/06/21 Entered 04/06/21 16:17:50 Desc Main Document Page 2 of 9

ORDER



CONFIRMATION:

Your Lodged Order Info: (10305196.docx) A new order has been added

• Office: Los Angeles

• Case Title: Girardi Keese

Case Number: 20-21022
Judge Initial: BR

• Case Type: bk (Bankruptcy)

• Document Number: 287

• On Date: 04/06/2021 @ 04:04 PM

Thank You!

United States Bankruptcy Court Central District of California Edward R. Roybal Federal Building and Courthouse 255 East Temple Street Los Angeles, CA 90012

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1 2 3 4 5 6	SMILEY WANG-EKVALL, LLP Lei Lei Wang Ekvall, State Bar No. 163047 lekvall@swelawfirm.com Philip E. Strok, State Bar No. 169296 pstrok@swelawfirm.com Timothy W. Evanston, State Bar No. 319342 tevanston@swelawfirm.com 3200 Park Center Drive, Suite 250 Costa Mesa, California 92626 Telephone: 714 445-1000 Facsimile: 714 445-1002		
7	Attorneys for Elissa D. Miller, Chapter 7 Trustee		
8	UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA		
9			
11			
12	In re	Case No. 2:20-bk-21022-BR	
13	GIRARDI KEESE,	Chapter 7	
14	Debtor.	INTERIM ORDER GRANTING CHAPTER 7 TRUSTEE'S SECOND MOTION FOR ORDER APPROVING STIPULATIONS	
15		FOR USE OF CASH COLLATERAL AND AUTHORIZING USE OF CASH	
16 17		COLLATERAL PURSUANT TO 11 U.S.C § 363 AND FEDERAL RULE OF BANKRUPTCY PROCEDURE 4001(b)	
18		AND (d)	
19		Date: April 6, 2021 Time: 2:00 p.m.	
20		Ctrm.: 1668 via ZoomGov 255 E. Temple Street	
21		Los Angeles, CA 90012	
22		Web Address: https://cacb.zoomgov.com Meeting ID: 161 446 3922	
23		Password: 123456 Telephone: (669) 254-5252 (San Jose) (646) 828-7666 (New York	
24		(040) 020-1000 (New YOR)	
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On April 6, 2021, at 2:00 p.m., the above-captioned Court held a hearing on the
Chapter 7 Trustee's Second Motion for Order Approving Stipulations for Use of Cash
Collateral and Authorizing Use of Cash Collateral Pursuant to 11 U.S.C. § 363 and
Federal Rule of Bankruptcy Procedure 4001(b) and (d) (the "Motion") ¹ filed by Elissa D.
Miller, in her capacity as Chapter 7 Trustee for the bankruptcy estate (the "Estate") of
Girardi Keese. Appearances were as noted on the Court's record. Having considered
the Motion and the pleadings, declarations, and exhibits filed in support thereof and
response thereto, and the statements and arguments of counsel on the record at the
hearing on the Motion, finding that notice and service of the Motion were proper and that
no further notice be given, and finding good cause for the relief requested in the Motion,

IT IS HEREBY ORDERED that:

- 1. The Motion is GRANTED on an interim basis;
- 2. The Response to the Motion of Joseph Ruigomez, Jaime Ruigomez, and Kathleen Ruigomez [Docket No. 295] is overruled;
- 3. The Second CAL II Stipulation attached to the Motion as Exhibit "2" is approved on an interim basis;
- The Stillwell Stipulation attached to the Motion as Exhibit "3" is approved on 4. an interim basis;
- 5. The Second Virage Stipulation attached to the Motion as Exhibit "4" is approved on an interim basis;
- 6. The Nano Stipulation attached to the Motion as Exhibit "5" is approved on an interim basis;
- 7. CAL II, Stillwell, Virage, Nano, and any other alleged secured creditor of the Debtor and/or the Estate shall be considered a "secured creditor" as that term is used in this Order and shall be entitled to the protections provided to such secured creditor;

Capitalized terms not defined herein shall have the meanings ascribed to them in the Motion.

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- 8. The Trustee, on behalf of the Estate, is authorized to use cash collateral on an interim basis from April 1, 2021 through and including June 30, 2021 (the "Cash" Collateral Period") in accordance with the Budget attached to the Motion as Exhibit "1," with expenditures during the Cash Collateral Period not to exceed 115% of the aggregate "High" expenditures set forth in the Budget, *i.e.*, a 15% variance;
- 9. The Trustee has utilized names for positions in the Budget and may utilize different people other than the ones indicated, and may increase the hourly rate of one or more people included in the Budget and eliminate the use of others, however, in no event will the Trustee exceed the authorization as set forth in this Order;
- 10. The Trustee is authorized to pay the W-9 employees identified in the Budget and such other W-9 employees as the Trustee requires to perform the services contemplated in the Budget, so long as the total amount paid does not exceed the authorization as set forth in this Order;
- 11. As adequate protection for the use of cash collateral in accordance with the Budget, any alleged secured creditor shall receive a post-petition replacement lien for its asserted secured claim(s) against the Debtor's assets with the same validity, priority, scope and extent as any lien(s) held by the alleged secured creditor as of December 18, 2020, the petition date, solely to the extent that the use of cash collateral results in a diminution of the value of the alleged secured creditor's prepetition lien(s);
- 12. Any alleged secured creditor shall not be required to file any financing statement, notice, lien, or other similar instrument in any jurisdiction, or take any other action in order to perfect its replacement lien created hereunder because the replacement lien is automatically perfected upon entry of this Order;
- 13. No replacement lien shall encumber or otherwise attach to any causes of action under chapter 5 of the Bankruptcy Code or any proceeds of such causes of action;
- 14. All rights and arguments of the Trustee, on behalf of the Estate, to challenge or dispute (a) the validity, priority, scope or extent of the security interests asserted by any alleged secured creditor including, without limitation, in the Debtor's

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post-petition receipts and cash, or (b) that the use of cash collateral has resulted in the
diminution of the value of the alleged secured creditor's prepetition lien(s), are preserved
and any alleged secured creditor's right to oppose any such request by the Trustee is
preserved;

- 15. Neither the Trustee nor the Estate are waiving any rights they may have under Bankruptcy Code Section 506(c) and any alleged secured creditor is not waiving any of its rights or arguments to contest or dispute any such rights;
- Upon reasonable request by any alleged secured creditor and subject to 16. appropriate confidentiality provisions as determined by the Trustee, the Trustee will provide her Form 2 Cash Receipts and Disbursements Record to the alleged secured creditor;
- 17. The authorization to use cash collateral of any alleged secured creditor expires on June 30, 2021 unless extended with such alleged secured creditor's consent or Bankruptcy Court order;
- 18. The consent of CAL II, Stillwell, Virage, and Nano to the Trustee's use of cash collateral during the Cash Collateral Period shall automatically expire if the Trustee files any document or pleading challenging the validity, priority, scope or extent of CAL II, Stillwell, Virage and Nano's asserted liens;
- 19. The Trustee reserves the right to seek an order from the Court authorizing the Trustee's further use of cash collateral upon notice of such request and any alleged secured creditor reserves the right to oppose any such request; and
 - 20. There shall be a final hearing on the Motion on April 27, 2021, at 10:00 a.m. ###

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is 3200 Park Center Drive, Suite 250, Costa Mesa, CA 92626.

A true and correct copy of the foregoing document entitled (*specify*): **NOTICE OF LODGMENT OF Interim Order Granting Chapter 7 Trustee's Second Motion For Order Approving Stipulations For Use Of Cash Collateral And Authorizing Use Of Cash Collateral Pursuant To 11 U.S.C. § 363 and Federal Rule Of Bankruptcy Procedure 4001(b) and (d) will be served or was served (a)** on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On (*date*) April 6, 2021 I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below:

☑ Service information continued on attached page.

2. SERVED BY UNITED STATES MAIL:

On (date) April 6, 2021, I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge will be completed no later than 24 hours after the document is filed.

The Honorable Barry Russell U.S. Bankruptcy Court Roybal Federal Building 255 E. Temple Street, Suite 1660 Los Angeles, CA 90012

Los Angeles, CA 90012		
		☐ Service information continued on attached page.
for each person or entit following persons and/o such service method), k	y served): Pursuant to F.R.Civ.P. 5 and/o or entities by personal delivery, overnight o by facsimile transmission and/or email as	r controlling LBR, on (date), I served the mail service, or (for those who consented in writing to follows. Listing the judge here constitutes a declaration ompleted no later than 24 hours after the document is
		☐ Service information continued on attached page.
I declare under penalty	of perjury under the laws of the United St	ates that the foregoing is true and correct.
April 6, 2021	Gabriela Gomez-Cruz	/s/ Gabriela Gomez-Cruz
Date	Printed Name	Signature

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

ADDITIONAL SERVICE INFORMATION (if needed):

1. SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING ("NEF")

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